

IN The District Court of the UNITED STATES
middle District of ALABAMA

RECEIVED
2007 MAY 16 A 10:07

Billy Alls
-V-

DEBRA P. HACKETT, CLERK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

3:05-CV-1228

Gwendolyn Mosley et al

CR-07-11934-I

Request For An EXPLANATION

Come Now Billy Alls (Alls) by And Thru himself and does now seek a valid EXPLANATION AS to why the Clerk Debra P. Hackett is Ignoring the Clearly ESTABLISHED FRAP Rule 11 (2) 21 C.J.S. COURT & 252 CJS Federal Court §§ 293(1)-(29) (295)(1)-(24) COLLATERAL Reference 15 H. AM JUR 2d CLERK OF THE COURT §§ 24, 25, 20 AM JUR 2d. COURT §§ 53-54 see QUINN-V-HAYNES 234 F3d ^{At} 843 ALSO see WILLIAM-V-TAYLOR 120 set 1495 (2000)

Alls has filed an INTERLOCUTORY APPEAL -07-11934-I in the U.S. COURT OF APPEAL on 4-20-07 ALSO ON OR ABOUT APRIL 30-07 the TRANSCRIPT ORDER FORM WAS FILED A CERTIFICATE THAT NO TRANSCRIPT IS AVAILABLE OR NECESSARY IN THIS INTERLOCUTORY APPEAL

it is AN ESTABLISHED RULE OF THE COURT OF APPEAL
PROCEDURE THAT THE DUTIES OF THE CLERK IS CLEAR THE
RECORD ON APPEAL MUST BE TRANSMITTED TO THE
APPELLATE COURT THE APPELLANT AND THE APPELLEE AND A
TIME LIMIT OF 14 DAYS IS SET THEREIN IN RULE 11.2,
FRAP (TOP RULE 11.2) AS AMED 1-1-02 / 1-1-03

AIS NOW REQUEST AN EXPLANATION AS TO WHY THE
MIDDLE DISTRICT OF ALABAMA U.S. DIST. COURT JUDICIAL
SYSTEM CHOOSE TO IGNORE OR TO WILFULLY MIS-USE THE
CLEARLY ESTABLISHED FEDERAL LAWS WITHIN THIS
PROPOSE CASE.

Executed

5-15~07

CC FILE

CC COURT OF APPEALS

CR-07~11934-I

Respectfully submitted

Billy Ali

Billy AIS PROPOSE

Billy AHS
A.S. 161437
D-1-186
Easterling C.F.
2cc Wallace Dr.
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36017

Legal mail

MONTGOMERY, AL
15 MAY 2007 PM



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Middle District Court
Office of the Clerk
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